SHENT & TRI

MINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLEPATENTING

Docket Number (Optional)

| REJECT | ION OVER A PENDING SECOND APPLICA | TION | 5048.1 P |
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| REJECT | Wakefield et al. | | |
| Application No.: | 09/927,916 | | |
| Filed: | 8/10/2001 | | |
| For: | Relational Text Index Creation and Searching | | |
| provided below, the terr beyond the expiration of disclaimer filed prior to the Application Application Application Application Application Application Application Application Application of any patent on the print application are binding upon the granter application that would expand a court of competent justicial canceled by a result of the sevent that any such grants a court of competent justicial canceled by a result of the sevent that any such grants canceled by a resu | Attensity Corporation, of100 percent interest in initial part of the statutory term of any patent grantate of the full statutory term defined in 35 Une grant of any patent granted on any of the following grant of any patent granted on any of the following grant of any patent granted on any of the following grant of any patent granted on any of the following grant on Number | ereby agrees that any period that it and any patent granted on the terminal part of any term as defined in 35 al disclaimer filed pricance fee, is held unenterminally disclaimed a manner terminated pricance of the terminated pricance fee, is held unenterminally disclaimed a manner terminated pricance fee, is held unenterminally disclaimed a manner terminated pricance fee, is held unenterminally disclaimed a manner terminated pricance fee, is held unenterminally disclaimed a manner terminated pricance fee, is held unenterminated pricance fee. | plication, which would extend s shortened by any terminal on(s): y patent so granted on the any patent granted on the the instant application and is patent granted on the patent granted on the instant of U.S.C. 154 and 173 of any or to the patent grant, in the forceable, is found invalid by under 37 CFR 1.321, has all |
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| | ns on behalf of an organization (e.g., corporation ersigned is empowered to act on behalf of the org | | ty, government agency, |
| information and belief a | e that all statements made herein of my own kn re believed to be true; and further that these state e like so made are punishable by fine or imprison | tements were made wonment, or both, unde | rith the knowledge that willful r Section 1001 of Title 18 of |

the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

| 2. The undersigned is an attorney or agent of record | · On | - S-16-06 |
|---|---|-----------|
| | Signature | Date |
| 05/22/2006 SHASSEN1 00000097 500581 09927916 | Daniel McCarthy | |
| 3 FC:2814 65.00 DA | Typed or printed name | |
| | 801 532 1234 | |
| | Telephone Number | |
| Terminal disclaimer fee under 37 CFR 1.20(d) is include | ed. | |
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*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.